Exhibit D

Re: MEF v Lisa Barbounis

Seth Carson < seth@dereksmithlaw.com>

Mon 3/16/2020 3:08 PM

To: Barnes III, Attison <ABarnes@wiley.law>

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser <bri>brieser@discrimlaw.net>

If you want to provide me with the keywords now I can assure you that all keywords will be attorneys eyes only and that I will provide the signed confirmation from Capsicum as soon as it is received.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950** Philadelphia, PA 19103

Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

Email: Seth@DerekSmithLaw.com

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From: Seth Carson <seth@dereksmithlaw.com>

Sent: Monday, March 16, 2020 3:06 PM To: Barnes III, Attison <ABarnes@wiley.law>

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser <bri>eser@discrimlaw.net>

Subject: Re: MEF v Lisa Barbounis

I am informed that depending on the number of keywords it could take anywhere between one to three days to do all the searching and prepare the results for my review. She explained that it is a manual process so the number of keywords will directly impact the time it takes to finish the searching. Please also remember that I have to review everything before it is turned over. I just confirmed that they will sign the attorneys' eyes only document I prepared and return it today. I will provide you with the signed document today so you provide the keywords.

Accordingly, Capsicum will have the keywords today and begin searching the data immediately.

I was told that they can give you a more precise time-frame once they know how many keywords we are talking about.

As soon as I receive the signed attorneys' eyes only document I will forward it along.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950** Philadelphia, PA 19103

Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

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From: Seth Carson <seth@dereksmithlaw.com>

Sent: Monday, March 16, 2020 2:58 PM To: Barnes III, Attison < ABarnes@wiley.law>

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser <bri>eser@discrimlaw.net>

Subject: Re: MEF v Lisa Barbounis

I prepared and sent a document to Capsicum earlier today. I have not yet received a response. I will give them a call to ask when I can expect a response.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street

Suite 2950

Philadelphia, PA 19103 Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

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From: Barnes III, Attison <ABarnes@wiley.law>

Sent: Monday, March 16, 2020 2:43 PM To: Seth Carson < seth@dereksmithlaw.com>

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser <bri>discrimlaw.net>

Subject: RE: MEF v Lisa Barbounis

What is the status of this? Please send Capsicum's confirmation. I'd like to keep this moving ASAP, so we can send the search terms and get the data tonight.



Attison L. Barnes, III Attorney at Law abarnes@wiley.law

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o: 202.719.7385

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From: Seth Carson <seth@dereksmithlaw.com> Sent: Monday, March 16, 2020 12:02 PM To: Barnes III, Attison < ABarnes@wiley.law>

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser <bri>discrimlaw.net>

Subject: Re: MEF v Lisa Barbounis

I will contact Capsicum and get them to provide me with a writing that confirms that no documents including search terms will be shared with anyone but me.

I will get it to you ASAP.

I will ask when they can run the search but with the global pandemic and the national state of emergency, there may be a logistical issue with getting everything done today. I will certainly let them know that today would be preferable.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950** Philadelphia, PA 19103

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Email: Seth@DerekSmithLaw.com

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From: Barnes III, Attison < ABarnes@wiley.law> Sent: Monday, March 16, 2020 9:03 AM To: Seth Carson < seth@dereksmithlaw.com >

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser

brieser@discrimlaw.net>

Subject: RE: MEF v Lisa Barbounis

Please have Capsicum confirm in a written document that can be shared with us that commits not to share or discuss the materials with anyone. Once we receive a commitment that only Seth Carson and Capsicum will see the materials, we will send the search terms. Please confirm as soon as possible this morning, so we can get the search terms to Capsicum by noon at the latest. Would you like us to send the search terms to you and to Capsicum at the same time to move things along faster (if so, please let me know the contact person at Capsicum)? Please also confirm that Capsicum will be able to run the searches today and that we can get electronic data matching the search results by tonight.

If you have suggested changes to the protective order, please provide them in redline by tomorrow so they can be considered. We cannot guess how you propose to edit the document based on general comments. It seems you are unfamiliar with protective orders by some of your statements. Among other things, it is standard that each side would have a short period to designate materials produced by a third party. I hope we do not need to go to the court on this, so please reconsider your positions on the standard provisions in the protective order. We reserve all rights.



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From: Seth Carson < seth@dereksmithlaw.com > Sent: Sunday, March 15, 2020 10:01 PM

To: Barnes III, Attison < ABarnes@wiley.law >

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser

brieser@discrimlaw.net>

Subject: Re: MEF v Lisa Barbounis

I will agree to keep everything attorney's eyes only so we can keep the ball rolling forward.

I will ask capsicum for confirmation of the same.

Get Outlook for iOS

From: Seth Carson < seth@dereksmithlaw.com > Sent: Sunday, March 15, 2020 9:59:42 PM To: Barnes III, Attison < ABarnes@wiley.law >

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser

Sprieser@discrimlaw.net>

Subject: Re: MEF v Lisa Barbounis

The protective order you drafted is not acceptable. It violates rule 26 and we'll settled case law in the third circuit. Give me a protective order I can agree to.

Get Outlook for iOS

From: Barnes III, Attison < ABarnes@wiley.law> Sent: Sunday, March 15, 2020 6:29:33 PM To: Seth Carson < < seth@dereksmithlaw.com >

Cc: Sidney Gold <sgold@discrimlaw.net>; Bill Rieser

Sprieser@discrimlaw.net>

Subject: RE: MEF v Lisa Barbounis

Seth -

This is not what we agreed. See my e-mail of Wednesday (3/11) confirming our call that evening.

As I confirmed in that e-mail, I added the language you requested about the burden in paragraph 13 as a compromise to get this protective order finalized. We agreed to get the final protective order (with the change above) to the court last Thursday so we could promptly provide the search terms to the vendor in order to get the data/metadata from the two phones to me on Friday (9/13) (while reserving our dispute on the other devices, storage, and accounts). Now you seek to change the deal by adding more roadblocks in the protective order by making general comments in the margin which are hard to work with because you do not propose specific redline edits.

Although we agreed to get the protective order finalized on Thursday with that one change so we could get the phones searched and responsive materials in my possession Friday, I am troubled that you did not respond until just after business hours on Friday evening which ensured that no progress could be made with the court and the vendor during the workweek.

Your patterns over the last three months (while Plaintiff is yet to get a single electronic document and metadata from your client) appear intentional. There's always an excuse or reason to delay, but never any accountability. This confirms that we were right to go to the Court for assistance once again.

As a final effort to avoid further delay, will you agree that until we reach agreement on the protective order that you (and your expert as engaged by your firm) will treat the search terms as "attorneys' eyes only" so we can get them to Capsicum to complete the searches and production by Monday evening? While we reserve our rights on your unilateral selection of Capsicum your expert, we cannot wait any longer to get these searches done. We have depositions on Wednesday and Thursday, and we continue to be prejudiced by not getting access to the materials ordered by the court long ago. Please let me know by 10:00 a.m. Monday morning, so that the searches can start right away. If you will not agree to this compromise position, the only conclusion that can be made is that you are intentionally seeking delay.



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From: Seth Carson < seth@dereksmithlaw.com>

Sent: Friday, March 13, 2020 6:33 PM

To: Barnes III, Attison <<u>ABarnes@wiley.law</u>>; Sidney Gold <<u>sgold@discrimlaw.net</u>>

Cc: Bill Rieser < brieser@discrimlaw.net > Subject: Re: MEF v Lisa Barbounis

I attached the proposed protective order with my comments.

The proposed protective order violates Rule 26(c) entirely. I explained why and how in the attached document.

Please be advised: my offices are currently closed due to the current healthcare concerns. We have not yet scheduled a date when the office will be open again. We are all doing our best to work remotely, however, we would ask for patience. I assure you that all emails are being monitored and I will respond ASAP. I apologize for the delay in responding to your last email.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950**

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Email: Seth@DerekSmithLaw.com

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From: Barnes III, Attison < ABarnes@wiley.law > Sent: Thursday, March 12, 2020 3:19 PM

To: Seth Carson <seth@dereksmithlaw.com>; Sidney Gold <sgold@discrimlaw.net>

Cc: Bill Rieser < brieser@discrimlaw.net > Subject: FW: MEF v Lisa Barbounis

Seth –

I understood from our call last night that I was going to get confirmation from you this morning on the Protective Order so we could get that filed with the change to paragraph 13. It is now 3:00 p.m. Thursday afternoon, and this delay is affecting the plan we discussed last night for us to get the data and metadata from the two phones (responsive to the search terms) from the vendor tomorrow.

We still have an issue with the limited scope of what you provided the vendor and with the fact that you unilaterally selected this vendor as your expert, but I'm trying to mitigate the harm to my client with a reservation of rights. We have been waiting for this data for three months. As you know, we have not received a single electronic document in response to discovery requests we served on December 5.

Please confirm this afternoon that we can file the attached protective order, as I'd like to avoid further delay. Thanks.



Attison L. Barnes, III Attorney at Law abarnes@wiley.law

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From: Barnes III, Attison

Sent: Wednesday, March 11, 2020 8:54 PM

To: 'Seth Carson' <seth@dereksmithlaw.com>; 'Sidney Gold' <sgold@discrimlaw.net>

Cc: 'Bill Rieser' < brieser@discrimlaw.net> Subject: RE: MEF v Lisa Barbounis

As a follow-up to our call a few minutes ago about the provisions of the protective order, I added the language you requested about the burden in paragraph 13 as a compromise to get this protective order finalized. See attached redline. Please confirm that this can now be finalized (by accepting the redlined edit) and filed. Thank you.

Assuming this protective order is entered tomorrow, we will provide the search terms to the vendor after it signs the protective order acknowledgement, and we agreed that the plan is to get the data/metadata from the vendor for production to me on Friday (3/13). This will at least get us the data and metadata accessible on the two phones (although we still need to address the other devices, storage, and accounts).

We also discussed the depositions scheduled for next week. We agreed that the Marnie Meyer deposition will proceed next Wednesday morning (3/18), and that Lisa Barbounis's deposition will proceed next Thursday morning (3/19). You stated that Ms. Yonchek would like to change the date and location of her deposition so that she can be deposed in Washington, DC. Also, you stated that you represent Mr. Barbounis, and would like to change the date of his deposition next week as well. I will accommodate these requests as long as you send me by 5:00 p.m. tomorrow available dates and times for the depositions of Ms. Yonchek and Mr. Barbounis between 3/17 and 3/20 next week, and as long as these dates/times are okay on our end.

Thank you.



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From: Barnes III, Attison

Sent: Wednesday, March 11, 2020 7:42 PM

To: 'Seth Carson' < seth@dereksmithlaw.com>; Sidney Gold < sgold@discrimlaw.net>

Cc: Bill Rieser < brieser@discrimlaw.net > Subject: RE: MEF v Lisa Barbounis

I'm calling your line. I can see by your questions below that you prefer not to address the actual issues.



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From: Seth Carson < seth@dereksmithlaw.com > Sent: Wednesday, March 11, 2020 7:32 PM

To: Barnes III, Attison < ABarnes@wiley.law >; Sidney Gold < sgold@discrimlaw.net >

Cc: Bill Rieser < brieser@discrimlaw.net > Subject: Re: MEF v Lisa Barbounis

My letter to the Court is entirely accurate. It is also supported by the record. I don't even know how to respond when you suggest that you have been trying to meet and confer since December. We have met and conferred since December.

But what about yesterday? What held you up yesterday?

The protective order you sent is not standard. I provided you with clear and concise reasons explaining Defendant's position. The parties do not have to agree on ways to handle work produce to protect confidential information.

The parties don't need a protective order to begin searching for documents with the key words like "MEF". Are you suggesting that the word "MEF" is sensitive confidential proprietary information? How about Greg Roman, Daniel Pipes and the names of other employees? Will they be search terms? Are their names sensitive, proprietary, trade secrets?

I am asking you if we can begin searching devices today; right now in fact. Let's start the process. Let's end the delay. I am available right now if you would like to discuss these issues.

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950** Philadelphia, PA 19103

Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

Email: Seth@DerekSmithLaw.com

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From: Barnes III, Attison < <u>ABarnes@wiley.law</u>> Sent: Wednesday, March 11, 2020 7:22 PM

To: Seth Carson < seth@dereksmithlaw.com >; Sidney Gold < sgold@discrimlaw.net >

Cc: Bill Rieser < brieser@discrimlaw.net > **Subject:** RE: MEF v Lisa Barbounis

Seth -

We couldn't be more clear that the search terms contain sensitive information, such as donor information. We need a protective order, and your objection to standard protective order provisions is holding up the process, which is why we have been trying to reach you for a week or more. And equally as concerning, the other devices, storage, and accounts have not been collected as required by the court order. Your delay has reached a critical level, especially with the depositions scheduled for next week. We have been trying to meet-and-confer with you on these issues since December, and three months later, we have no electronic data and no metadata, and we learn that the devices, storage, and accounts were never preserved.

I don't know why you wouldn't talk to us today, when you appear to have had time to draft a letter to the Court. Also, your letter to the Court does not accurately represent the situation.



Attison L. Barnes, III Attorney at Law <u>abarnes@wiley.law</u>

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From: Seth Carson < seth@dereksmithlaw.com > Sent: Wednesday, March 11, 2020 7:00 PM

To: Barnes III, Attison < ABarnes@wiley.law >; Sidney Gold < sgold@discrimlaw.net >

Cc: Bill Rieser < brieser@discrimlaw.net > **Subject:** Re: MEF v Lisa Barbounis

Our offices are closed the rest of the week due to recent health concerns. We are playing things safe and hopefully we will be back in next Monday. Worst case the office could be closed a little longer than that.

I am working remotely but it's not the same so please work with me if I do not return an email right away.

I was under the impression that the parties has agreed to meet and confer. I thought we had tentatively scheduled a call for yesterday afternoon.

If you would like to avoid further delay, you can provide the list of search terms to me anytime. I assume that there are probably several search terms that will not implicate any issues such as:

- 1. MEF
- 2. Greg Roman
- 3. Daniel Pipes
- 4. Mark Fink

And so on...

Why don't you provide me with a list of search terms like which would allow the parties to continue moving forward?

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street Suite 2950 Philadelphia, PA 19103

Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

Email: Seth@DerekSmithLaw.com

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From: Barnes III, Attison < <u>ABarnes@wiley.law</u>> Sent: Wednesday, March 11, 2020 5:29 PM

To: Sidney Gold <sgold@discrimlaw.net>; Seth Carson <seth@dereksmithlaw.com>

Cc: Bill Rieser < brieser@discrimlaw.net >

Subject: RE: MEF v Lisa Barbounis

Seth -

I did not hear back from you. As I mentioned, we need to seek court intervention because we do not want more delay.



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From: Barnes III, Attison

Sent: Wednesday, March 11, 2020 9:06 AM

To: 'Seth Carson' < seth@dereksmithlaw.com>; Sidney Gold < sgold@discrimlaw.net>

Cc: Bill Rieser < brieser@discrimlaw.net >

Subject: RE: MEF v Lisa Barbounis

Seth -

We received that e-mail, then contacted you to discuss. We never heard back. Are you available to talk this morning, as we will need to seek court intervention right away on the protective order issue and the vendor imaging issues.



Attison L. Barnes, III Attorney at Law abarnes@wiley.law

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From: Seth Carson < seth@dereksmithlaw.com >

Sent: Tuesday, March 10, 2020 1:01 PM

To: Barnes III, Attison < ABarnes@wiley.law >; Sidney Gold < sgold@discrimlaw.net >

Cc: Bill Rieser < brieser@discrimlaw.net >

Subject: Re: MEF v Lisa Barbounis

I did get back to you. I sent you a long email along with a red-line version of the protective order.

Can you please confirm whether you received my email?

Seth D. Carson, Esquire Derek Smith Law Group, PLLC 1835 Market Street **Suite 2950**

Philadelphia, PA 19103 Phone: 215.391.4790 Facsimile: 215.893.5288 Direct: 484.678.2210

Email: Seth@DerekSmithLaw.com

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From: Barnes III, Attison < ABarnes@wiley.law >

Sent: Tuesday, March 10, 2020 9:23 AM

To: Sidney Gold <sgold@discrimlaw.net>; Seth Carson <seth@dereksmithlaw.com>

Cc: Bill Rieser < brieser@discrimlaw.net > Subject: RE: MEF v Lisa Barbounis

Seth -

I'm not sure why you did not get back to us last week when Sid reached out to meet with you to resolve these issues. We have search terms ready to go, but as we have informed you, they contain sensitive information (like private donor information), so we need some protection especially if the search terms are going to a third party with whom we have no relationship. As you know, we were ready in December to engage a mutually acceptable vendor to work with both of us and split the cost, but you selected a different path, putting us in this situation. If you can agree that those search terms are attorneys' eyes only (like you previously stated in your February 27 letter) until we can get a protective order entered, at least that process will move forward to avoid further delay. If after seeing the search terms you believe you need to share them with your client, we can work with you on a process (perhaps review in your office without obtaining a copy?) with appropriate restrictions (strict confidence, not to be discussed or disclosed except with counsel, and agreement that the information will remain protected), but that is why we have been trying to reach you to work something out in good faith.

And we are still concerned that you have only obtained the two phones, not all of the other devices, storage, and other accounts. Many months have now passed and with depositions next week, we are suffering prejudice. It seems we need to go to the Court on that issue, but can we at least agree on protecting the search terms to get those to your vendor for the phone searches? Please let us know as soon as possible, as we cannot wait for you any longer.

Attison L. Barnes, III Attorney at Law abarnes@wiley.law Wiley Rein LLP | 1776 K Street NW | Washington, DC 20006 o: 202.719.7385 | www.wiley.law

----Original Message----

From: Sidney Gold < sgold@discrimlaw.net >

3/31/2020

Sent: Monday, March 9, 2020 8:47 PM To: Seth Carson < seth@dereksmithlaw.com >

Cc: Barnes III, Attison < ABarnes@wiley.law >; Bill Rieser < brieser@discrimlaw.net >

Subject: MEF v Lisa Barbounis

Carson, On March 4 we sent you the proposed protective order which incorporated the terms which would accomplish everything required by the parties and to which MEF would agree. As of today you continue to stonewall every effort we have made to reach a resolution. Your objections to the standard language in a protective order is perplexing and stands in the way of getting anything done. repeatedly asked you as to when you will be ready to provide search terms. We do not need a protective order to begin the search. We had agreed that the search terms would be for attorney's eyes only, however you have now changed your stance on this point and you now object to attorney's eyes only. We had agreed that both sides could review the search criteria with their respective clients. The only response we have received from you was to inform us that the vendor you retained to image your client's devices is demanding \$30,000. to conduct the imaging and that you want MEF to bear the expense. The customary fee for imaging is \$10,000-\$12,000. You have prevented us from getting the searches done, which prevents us from getting the documents, which prevents us from having the materials for the preheating depositions. We need to hear from you no latter 10am tomorrow or we will seek judicial intervention. Sid.

Sent from my iPhone

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